Cochran & Collins LLP 3555 Stanford Rd, Suite 230 Fort Collins, CO 80525





DOCKET NO. Data.01US01

IN THE

UNITED STATES PATENT AND TRADEMARK OFFICE

2614

se nal No.: 09/779,409

Examiner:

Group Art Unit: 2614

RECEIVED

Filing Date: 2/07/2001

AUG 1 3 2001

Title: Low Bandwidth Transmission

Technology Center 2600

ASSISTANT COMMISSIONER FOR PATENTS

Date of Deposit or Transmission: May 22, 2001

Typed Name: Karin Dyer

Signature: .

Minmentor(s): Yon Lew, David Hisel, Mark Morano

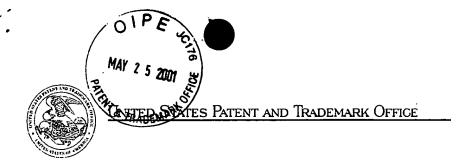
Washington, D.C. 20231

TRANSMITTAL LETTER FOR SUBMITTAL OF MISSING PARTS FOR NONPROVISIONAL APPLICATION (SMALL ENTITY)

Sir:

This is in response to a Notice to File Missing Parts of Application under 37 CFR 1.53(d) mailed on March 29, 2001. Enclosed is a copy of said Notice and the following documents and fees to complete the filing requirements of the above-identified application.

(X) the	Execu inventor	ted Declaration a r executed by sign	nd Power or ning the enc	f Attorney. Th losed declarati	ne above-ider ion.	ntified app	lication is the same application which	
(X)	Subs	Substitute Drawings (5 pages - two copies) in compliance with 37 CFR 1.84						
()) Statu	Statutory basic filing fee () U			()1	Design	() Provisional	
()) Addi	Additional claim fee of \$80.00						
(X)) Miss	Missing Parts Surcharge \$65.00						
()	Petiti	Petition for Extension of Time for reply to Notice of Missing Parts is attached.						
	()	one month	(\$110)					
	()	two months	(\$390)					
	()	three months	(\$890)					
	()	four months	(\$1390)		' book	, .		
(X	() Attac	Attached is a check for \$ 65.00			\mathcal{T}_{i}			
At overpaymen	any time t to Depe	during the pendensit Account 50-1	ency of this a	application, pl nt to 37 CFR	ease charge a	any additio	onal fees required or credit any	
I hereby certify that this correspondence is being deposited with the United States Postal Service as: [X] First Class Mail [] "Express Mail Post Office to Addressee" service					Respectfully submitted, By			
under 37 CFR 1.10 "Express Mail" label no					William W. Cochran Attorney/Agent for Applicant(s)			
in an envelope addressed to:					Reg. No.: 26,652			
Assistant Co	ommissio	oner for Patents,						
Washington, DC 20231						Date:	May 22, 2001	
[] facsimile to the U.S. Patent and Trademark Office to								
fax number (703) on the date						Telepl	hone No.: (970) 377-6363	
shown b	below.							



COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231

www.uspto.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY LOCKED ACKNOWL

09/779,409

02/07/2001

Yon Lew

Dat.01US01

CONFIRMATION NO. 9784

FORMALITIES LETTER

OC000000005915414*

COCHRAN & COLLINS, LLP Suite 230 3555 Stanford Road Fort Collins, CO 80525

Date Mailed: 03/29/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is unsigned.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$65 for a small entity in compliance with 37 CFR 1.27, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$65.

The application is informal since it does not comply with the regulations for the reason(s) indicated below. Applicant is given TWO MONTHS from the date of this Notice within which to correct the informalities indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawings contain excessive text. Suitable descriptive legends may be used, or may be required by the Examiner where necessary for understanding of the drawing but should contain as few words as possible (see 37 CFR 1.84(o));

05/31/2001 AOSMAN1 00000026 09779404 copy of this notice MUST be returned with the reply.

65.00 OP 01 FC:205

Customer Service Center (Tinitial Patent Examination Division (703) 308-1202
PART 1 - ATTORNEY/APPLICANT COPY

#4

PE JON 09/779,409

PATENT

IN THE UNTED STATES PATENT AND TRADEMARK OFFICE

icant: Yon Lew, David Hisel, Mark Morano

Serial No.: 09/779,409 Filed: February 7, 2001

Title: LOW BANDWIDTH TRANSMISSION

Examiner: Mark Hellner Group Art Unit: 2614

Docket: Data.01US01

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AUG 1 3 2001

Technology Center 2600

RESPONSE TO MISSING PARTS OBJECTION TO DRAWINGS

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

In response to the request for substitute drawings in compliance with 37 CFR 1.84 stated in the Notice of Missing Parts mailed March 29, 2001 applicant states as follows:

Applicant has amended the drawings as indicated below and is submitting the revised drawings along with a redlined version for review by the US Patent and Trademark Office. Applicant considers these changes to overcome any objections to the drawings.

Figure 3, reference number 300, removed words "Flow Chart Illustrating The";

Figure 4, reference number 400, removed words "Flow Chart For"; and

Figure 5, reference number 500, removed words "Flow Chart For."

Also, Applicant's draftsperson, Kathy Bettinghouse, who has been drafting patent drawings for over 20 years, contacted the United States Patent and Trademark Office regarding the objections to the drawings as stated in the Notice of Missing Parts. Ms. Bettinghouse spoke with Mrs. Ivey and then was directed to Drafting Supervisor Ms. Bridgette Gray who in turn instructed her to contacted Ms. Valerie Kinard and Ms. Millard. It was suggested by Mrs. Ivy to submit this response indicating that labels with reference numbers are proper and should be acceptable to the USPTO.

Further, it is asserted by applicant that it is improper to apply a Notice of Missing Parts for drawing objections unless those objections arise to a level of improper drawings. Objections to the drawings should be raised by the Examiner during prosecution. Applicant has supplied all missing parts under the Notice of Missing Parts and the Examiner can object to these drawings if he or she deems necessary.

Respectfully submitted,

William W. Cochran, II

Attorney/Agent for Applicant(s)

Reg. No. 26,652

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